

# Exhibit 37

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Attorneys for Plaintiffs

STEPHEN LANZO, III and KENDRA  
LANZO,

Plaintiffs,

v.

CYPRUS AMAX MINERALS COMPANY,  
individually and as  
successor-in-interest to  
American Talc Company,  
Metropolitan Talc Company,  
Inc., Charles Mathieu, Inc.,  
Resource Processors, Inc. and  
Windsor Minerals, Inc.;  
CYPRUS MINERAL CO.,  
individually and as successor-  
in-interest to American Talc  
Company, Metropolitan Talc  
Company, Inc., Charles  
Mathieu, Inc., Resource  
Processors, Inc. and Windsor  
Minerals, Inc.;  
IMERYS TALC AMERICA, INC.,  
f/k/a Luzenac America, Inc.,  
individually and as  
successor-in-interest to  
Windsor Minerals, Inc.;  
JOHNSON & JOHNSON;  
JOHNSON & JOHNSON CONSUMER  
COMPANIES, INC.; WHITTAKER  
CLARK & DANIELS, INC.,  
individually and as successor-  
in-interest to American Talc

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION, MIDDLESEX COUNTY

DOCKET NO.: MID-L- -16AS

Civil Action - Asbestos  
Litigation

MID-L- 7385-16 AS

COMPLAINT, JURY DEMAND, DEMAND  
FOR ANSWERS TO STANDARD  
INTERROGATORIES AND  
DESIGNATION OF TRIAL COUNSEL

Company, Metropolitan Talc Company, Inc., Charles Mathieu, Inc., and Resource Processors, Inc.; John Doe Corporations 1-50; John Doe Corporations 51-100, Defendants.

Plaintiffs, Stephen Lanzo, III and Kendra Lanzo, by way of complaint against Defendants allege and say:

PARTIES - PLAINTIFFS

1. Plaintiffs, Stephen Lanzo, III and Kendra Lanzo, are husband and wife residing at [REDACTED] Verona, NJ 07044.

2. Since his birth in 1972, Plaintiff, Stephen Lanzo, regularly and frequently used and was exposed to asbestos-containing Johnson & Johnson talc powder products, the use of which generated dust and exposed him to respirable asbestos fibers. Stephen Lanzo's exposure to respirable asbestos fiber from asbestos-containing talc products, manufactured, sold and supplied by the defendants (and their predecessors in interest) proximately caused his mesothelioma.

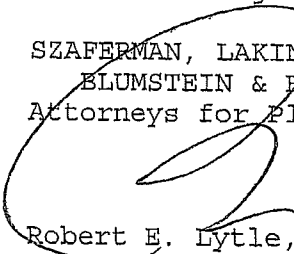
3. As a direct and proximate result of the above exposures, Plaintiff, Stephen Lanzo, III, contracted mesothelioma and has suffered, and continues to suffer, from other various diverse injuries and attendant complications.

not aware of any non-party who should be joined in this action pursuant to R. 4:28 or who is subject to joinder pursuant to R. 4:29-1 (b) because of potential liability to any party on the basis of the same facts.

I further certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are wilfully false that I am subject to punishment.

SZAFERMAN, LAKIND,  
BLUMSTEIN & BLADER, P.C.  
Attorneys for Plaintiffs

By:

  
Robert E. Lytle, Esq.

Dated: December 22, 2016

LEVY KONIGSBERG, LLP  
Attorneys for Plaintiffs

By:

  
Moshe Maimon, Esq.

Dated: December 22, 2016